Elon Berk, Esq. [SBN 209642]
Dmitry Y. Gurovich, Esq [SBN 181427]
GUROVICH, BERK & ASSOCIATES, APC.
15250 Ventura Blvd., Suite 1220
Sherman Oaks, California 31403
Tel: (818) 205-1555
Fax: (818) 205-1559
Attorney for Defendant
Natalia Standnik

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiffs,

STIPULATION AND {PROPOSED} ORDER

RE MODIFICATION OF SUPERVISED

RELEASE FOR NATALIA STADNIK

ALEXANDER DZHUGA, LEONID DZHUGA,

VLADIMIR A. SEMENO, NATALIA

IGOREVNA STADNIK, and ARMOND

TENNYSON TOLLETTE II,

Defendants.

IT IS HEREBY STIPULATED AND AGREED by Defendant Natalia Stadnik, by and through her counsel of record, Elon Berk, and Plaintiff, United States of America, by and through its counsel of record, the United States Attorney, Richard Cheng, that the current conditions of Defendant's Supervised Release be modified as follows:

Defendant will be permitted to visit her husband, Leonid Dzhuga [register no.: 32250-112], at the United States Penitentiary at

STIPULATION AND [PROPOSED] ORDER RE MODIFICATION OF SUPERVISED RELEASE FOR NATALIA STADNIK

1	Atwater, California, while under supervised release in the present
2	case.
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5	Dated: August 22, 2008 GUROVICH, BERK & ASSOCIATES, APC
6	By: From Berk, Esq.
7	Altorney for Defendant, Natalia Stadnik
8	Mataire Stadilly
9	Dated: August 21, 2008 Fosenh B. Bussoniollo
10	United States Attorney
11	Brian J. Stretch Chief, Criminal Division
12	By:
13	Richard Cheng Assistant United States Attorney
14	Attorneys for Plaintiff, United States of America
15	
16	GOOD CAUSE HAVING BEEN SHOWN, IT IS SO ORDERED.
17	9/30 Dated: August , 2008
18	A Section And Section 2000
19	HONORABLE Jeremy Fogel UNITED STATES DISTRICT JUDGE
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	STIPULATION AND [PROPOSED] ORDER RE MODIFICATION OF SUPERVISED RELEASE FOR